AMENDMENT

This amendment ("Amendment") is made this 2, 2 day of Jan transfer Tyler Technologies, Inc. with offices at 370 U.S. Route 1, Falmouth, Maine 04 County with offices at 113 W. Beauregard, San Angelo, Texas 76903 ("Client	4105 ("Tyler") and Tom Green
WHEREAS, Tyler and the Client are parties to an agreement dated August 28	, 2007 ("Agreement"); and
WHEREAS, Tyler and Client desire to amend the Agreement;	
NOW THEREFORE, in consideration of the mutual promises hereinafter contagree as follows:	tained, Tyler and the Client
1. Article 1(b) of Part C – Addendum A to the Agreement is hereby delewith the following:	ted in its entirety and replaced
"Tyler will invoice Client \$93,775 upon delivery of the Tyler Softwar 50% of the Application Software License Fees (\$85,525.00) 100% of the License Fees for the Third Party Product "MUN back up server)" (\$8,250)"	
2. The following is hereby added to Part C – Addendum A to the Agreer	ment:
"f) Tyler will invoice Client \$1,650 upon delivery of the Third Party I Processing Secure Signature (includes 1 backup card)". Such sum eq Price for such product.	Product "Tyler Forms uals 100% of the Purchase
3. The following is hereby added to Part C – Addendum A to the Agreer	ment:
"g) Tyler will invoice Client \$1,650 upon installation of the Tyler Software Products. Such sum equals 100% of the Year 1 Maintenance Fee for the Third Party Product "MUNIS User Site Licenses (Includes back up server)".	
4. This Amendment shall be governed by and construed in accordance with Agreement.	with the terms and conditions of
5. All other terms and conditions of the Agreement shall remain in full f	Force and effect.
IN WITNESS WHEREOF, the parties hereto have executed this Amendment	as of the dates set forth below.
Tyler Technologies, Inc. Tom Green County	
By: Richard	Jaringwood
	rd Easingwood
Title: President - Large Financial Division Title: Todge Pro	108
Date: January 8, 2008 Date: 0 i / > 1	108